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4 DOUGLAS F. CARLSON, et al.,  
5 Plaintiffs,  
6  
7 v.  
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9 COLORADO CENTER FOR  
10 REPRODUCTIVE MEDICINE, LLC, et al.,  
11 Defendants.

Case No. [21-cv-06133-MMC](#) (AGT)

**DISCOVERY ORDER DENYING  
PLAINTIFFS' MOTION TO QUASH  
WITHOUT PREJUDICE TO  
RENEWAL VIA JOINT LETTER**

Re: Dkt. No. 46

Judge Chesney, the presiding district judge, referred plaintiffs' Motion to Quash or Modify Subpoenas (Dkt. 46), as well as all further discovery matters, to the undersigned. *See* Dkt. 48. In the referral order, Judge Chesney vacated the April 1, 2022 hearing on plaintiffs' motion to quash and instructed that, “[a]fter the parties have met and conferred, *see* Civil L.R. 37-1, the parties shall prepare a joint letter of not more than 5 pages explaining the dispute.” *Id.* at 1, 2. The parties have yet to file any joint discovery letter regarding plaintiffs' motion to quash. To the extent there is still a live dispute, the parties must file a joint letter that complies with Part VII.B of the undersigned's civil standing order, which is available at [cand.uscourts.gov/judges/tse-alex-g-agt/](http://cand.uscourts.gov/judges/tse-alex-g-agt/). The joint letter is due by **March 25, 2022**.

**IT IS SO ORDERED.**

Dated: March 9, 2022

  
25 ALEX G. TSE  
26 United States Magistrate Judge  
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